

THE HAWAIIAN STAR

DAILY AND SEMI-WEEKLY.

Daily published every afternoon (except Sunday) by the Hawaiian Star Newspaper Association, Ltd., McCandless Building, Bethel street, Honolulu, T. H.

Entered at the postoffice at Honolulu as second class mail matter.

SUBSCRIPTION RATES, PAYABLE IN ADVANCE.

Daily, anywhere in the Islands, per month	\$.75.
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Semi-Weekly, anywhere in the Islands, one year	2.00.
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Sierra Schedule

LEAVE S. F.	ARRIVE HON.	LEAVE HON.	ARRIVE S. F.
FEB. 4	FEB. 10	FEB. 15	FEB. 21
FEB. 15	MAR. 3	MAR. 8	MAR. 14
MAR. 18	MAR. 24	MAR. 29	APRIL 4
APRIL 8	APRIL 14	APRIL 19	APRIL 25
APRIL 29	MAY 5	MAY 10	MAY 16
MAY 20	MAY 26	MAY 31	JUNE 6
JUNE 10	JUNE 16	JUNE 21	JUNE 27
JULY 1	JULY 7	JULY 12	JULY 19
JULY 22	JULY 28	AUG. 2	AUG. 9

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*ZEALANDIA..... MARCH 3	MAKURA..... MARCH 28

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S. S. CHINA.....FEB. 27	S. S. MONGOLIA..... MAR. 4
*S. S. MANCHURIA..... MAR. 6	S. S. PERSIA..... MAR. 24
S. S. ASIA.....MAR. 22	S. S. KOREA.....MAR. 31
*S. S. MONGOLIA.....MAR. 27	

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ARRIVE	SAIL
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S. S. LURLINE..... MAR. 16	S. S. WILHELMINA..... MAR. 1
S. S. WILHELMINA..... MAR. 21	S. S. LURLINE..... MAR. 25
S. S. LURLINE..... APR. 16	S. S. WILHELMINA..... MAR. 29
	S. S. LURLINE..... APR. 26

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Steamers of the above Company will call at and leave Honolulu on or about the dates mentioned below:

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S. S. AMERICA MARU.....MAR. 4th	S. S. AMERICA MARU.....MAR. 10th
S. S. TENYO MARU.....APR. 11th	S. S. TENYO MARU.....MAR. 17th

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MINVIELLE IS NOW OUT OF A JOB

Ex-police officer Minvielle is now out of a job and there is now no Spanish interpreter at the police court. This unsatisfactory state of affairs is due to the fact that the supervisors have not felt disposed to pass the necessary appropriation for salary for Minvielle, who as police officer, acted as interpreter. Some time ago, in last December, one of the attorneys in the police court took exception to Minvielle acting in the dual capacity of police officer and interpreter in a Porto Rican case, though at the time it was pointed out that no reflection was cast on Minvielle. At the end of December Minvielle resigned from the force to join the court staff as interpreter, it being considered that such a position would be made for him. After a month's work at the court Minvielle was surprised to find that the supervisors had not made any allowance for his salary and it was only on the direct application of Judge, Wm. B. Lymer to the supervisors that Minvielle was paid for that month. He naturally ceased to be interpreter, not being willing to give his services free, and he then attempted to rejoin the police force. He had been previously employed under Chief Detective McDuffie, but on making application for reinstatement he was met with an emphatic refusal. He is thus now out of a job, having sacrificed the substance for the shadow.

When McDuffie was asked for an explanation regarding Minvielle and the refusal to reinstate him, he said that though Minvielle was an efficient interpreter his presence on the detective force did not make for efficiency, he being unable to get on with the other members of the force, including McDuffie himself. On at least two occasions McDuffie had occasion to find fault with Minvielle, and when Minvielle resigned from the force, he sent it direct to Sheriff W. P. Jarrett, entirely ignoring the chief and leaving him to carry on as best he could without him. This naturally caused a black mark to be entered against Minvielle's name and it still remains there.

But as matters now stand Judge Lymer has to carry on the work of the court without a Spanish interpreter and the business of the court has been delayed in consequence. Other interpreters are in touch with the court, and in some cases they are paid on in accordance with the work done, notably the Russian interpreter, who draws down \$3.50 each time he attends court for short matters and \$5 for each occasion his presence is required for longer than an hour. It is quite likely that a similar arrangement could be made in the case of Minvielle and would in all probability suit Judge Lymer. There are a large number of Spanish and Porto Rican cases continually before the court and lately a Filipino officer has been pressed into service as interpreter, but this is simply reverting to the old state of affairs, a police officer acting as interpreter.

A soufflé which my family like in made of boiled carrots and mashed potatoes. I put the carrots through my meat chopper, in the proportion of one part carrot to about three of potato. This I beat together with one-half cupful of cream and a whole egg (yolk and white beaten separately), until the whole is very light and then bake until a brown crust forms

Dr. Carl Louis Perin



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	Governor Charles Hughes

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IN THE DISTRICT COURT OF THE UNITED STATES, FOR THE TERRITORY OF HAWAII.

THE UNITED STATES OF AMERICA, Plaintiff, vs. PACIFIC SUGAR MILL, et al., Defendants.

Action brought in said District Court, and the Petition filed in the office of the Clerk of said District Court, in Honolulu.

THE PRESIDENT OF THE UNITED STATES OF AMERICA, GREETING:

PACIFIC SUGAR MILL, a corporation organized and existing under and by virtue of the Laws of the Territory of Hawaii; THE TERRITORY OF HAWAII; KEAU LILI; KOLOU; KAMAPELE; E. KAUI, whose full and true name is unknown, wife of N. KEAU, whose full and true name is unknown, deceased; LOUISE OOKA-LA, SARAH PAUKA, ELIZABETH WADMEA, ROBERT WAILUKU, SAMUEL WAIKAPU, DANIEL MAKENA, unknown heirs at law of N. KEAU, whose full and true name is unknown, deceased; R. P. KUIKAHI, whose full and true name is unknown; J. HUMMEKU, whose full and true name is unknown; NAONE, wife of J. HUMMEKU, whose full and true name is unknown; ELENA, wife of S. W. HOOMANA, whose full and true name is unknown; S. W. HOOMANA, whose full and true name is unknown, husband of ELENA; SAMUEL PARKER; ANNA KAILUA, JULIA KIHOLA, FLORA WAIKI, HELEN KAUHOLA, CARRIE KEAUMOKO, MARTHA KAI, GERTRUDE LOA, WILLIAM PAUWALU, THOMAS KIPAHULU, FORSTER NUU, DAVID KUAFU, FRANK LANAI, CHARLES KOELE, and HENRY PAALAWAI, unknown owners and claimants,

Defendants and Respondents.

You are hereby directed to appear and answer the Petition in an action entitled as above, brought against you in the District Court of the United States, in and for the Territory of Hawaii, within twenty days from and after service upon you of a certified copy of Plaintiff's Petition herein, together with a certified copy of this Summons.

And you are hereby notified that unless you appear and answer as above required, the said Plaintiff will take judgement of condemnation of the lands described in the Petition herein and for any other relief demanded in the Petition.

WITNESS THE HONORABLE SANFORD B. DOLE and A. G. M. ROBERTSON, Judges of said District Court, this 25th day of October, in the year of our Lord one thousand nine hundred and ten and of the independence of the United States the one hundred and thirty-fifth.

(Signed) A. E. MURPHY,

(Seal) Clerk.

(Endorsed)

"No. 65 DISTRICT COURT OF THE U. S. for the Territory of Hawaii. THE UNITED STATES OF AMERICA vs. PACIFIC SUGAR MILL, et al. SUMMONS. ROBERT W. BRECKONS and WILLIAM T. RAWLINS, Plaintiffs, Attorneys."

UNITED STATES OF AMERICA—

Territory of Hawaii, City of Honolulu—ss.

I, A. E. MURPHY, Clerk of the District Court of the United States of America, in and for the Territory and District of Hawaii, do hereby certify the foregoing to be a full, true and correct copy of the original Petition and Summons in the case of THE UNITED STATES OF AMERICA vs. PACIFIC SUGAR MILL, et al., as the same remains of record and on file in the office of the Clerk of said Court.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said District Court this 25th day of October, A. D. 1910.

A. E. MURPHY

Clerk of United States District Court, Territory of Hawaii

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IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE TERRITORY AND DISTRICT OF HAWAII.

THE UNITED STATES OF AMERICA, Plaintiff, vs. HAWAIIAN SUGAR COMPANY, et al., Defendants.

THE PRESIDENT OF THE UNITED STATES, GREETING:

HAWAIIAN SUGAR COMPANY, a corporation organized and existing under and by virtue of the laws of the Territory of Hawaii; TERRITORY OF HAWAII; ELIZA SINCLAIR, JANE R. GAY, HELEN McH. ROBINSON, FRANCIS GAY and AUBREY ROBINSON, copartners doing business under the firm name and style of GAY & ROBINSON; WILLIAM RENNY WATSON; GEORGE W. MACFARLANE, attorney in fact for WILLIAM RENNY WATSON; MARY RENNY WATSON; MRS. MARY SHELBY; MARY MARGARET WATSON; SPENCER SHELBY; and CLARA KILAUEA, ELISA HILO, MARION MAKENA, DAVID PUU-LOA, ALBERT PUNAHOU, ROBERT WAHIAWA, ALEXANDER LANAI, GEORGE KIWALO, HENRY KAMALO, WALTER HAWEA and PHILIP LAHAINA, unknown owners and claimants.

You are hereby directed to appear, and answer the Petition in an action entitled as above, brought against you in the District Court of the United States, in and for the Territory of Hawaii, within twenty days from and after service upon you of a certified copy of Plaintiff's Petition herein, together with a certified copy of this Summons.

And you are hereby notified that unless you appear and answer as above required, the said Plaintiff will take judgment of condemnation of the lands described in the Petition herein and for any other relief demanded in the Petition.

WITNESS THE HONORABLE SANFORD B. DOLE and THE HONORABLE A. G. M. ROBERTSON, Judges of said District Court, this 5th day of January, in the year of our Lord one thousand nine hundred and eleven and of the independence of the United States the one hundred and thirty-fifth.

(Seal) (Sgd.) A. E. MURPHY Clerk.

(Endorsed) "No. 71. DISTRICT COURT OF THE U. S. for the Territory of Hawaii. THE UNITED STATES OF AMERICA vs. HAWAIIAN SUGAR COMPANY, et al. SUMMONS. ROBT. W. BRECKONS, and WILLIAM T. RAWLINS, Attorneys for Plaintiff."

UNITES STATES OF AMERICA, DISTRICT OF HAWAII: ss.

I, A. E. MURPHY, Clerk of the District Court of the United States of America, in and for the Territory and District of Hawaii, do hereby certify the foregoing to be a full, true and correct copy of the original Summons in the case of THE UNITED STATES OF AMERICA vs. HAWAIIAN SUGAR COMPANY, et al., as the same remains of record and on file in the office of the Clerk of said Court.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said District Court this 17th day of January, A. D. 1911.

A. E. MURPHY, Clerk of United States District Court, Territory of Hawaii.

By F. L. DAVIS, Deputy Clerk.